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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/892,327	· 06/26/2001	Wentao Zhang	033052-004	1920	
7	590 05/14/2003				
Gerald F. Swiss, Esq. BURNS, DOANE, SWECKER & MATHIS, L.L.P. P.O. Box 1404			EXAMINER		
			WEDDINGTON, KEVIN E		
Alexandria, VA 22313-1404			ART UNIT	PAPER NUMBER	
	•		1614	11	
			DATE MAILED: 05/14/2003	/3	

Please find below and/or attached an Office communication concerning this application or proceeding.





UNITED STATES DEPARTMENT OF COMMERCE

United States Part and Trademark Office Address: COMMISSIONER F PATENTS AND TRADEMARKS Washington, D.C. 20231							
APF	PLIC	ATION NUMBER	FILING DATE	FIRST NAMED A	PPLICANT	ATTOF	RNEY DOCKET NO.
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			This is a cor	mmunication from the Exa DMMISSIONER OF PATEI	miner in charge of	f this application.	
• .		•					
.* '				ADVISORY	ACTION		
The final cond	refo I rej ditio	ore, further action ection under 37 (on for allowance;	by the applicant CFR 1.113 may of (2) a timely filed	HIS APPLICATION IN COI t is required to avoid aban only be: (1) a timely filed a Notice of Appeal (with ap ance with 37 CFR 1.114.	idonment of this a	pplication. A proper places the application	on in
		<u>. </u>		PERIOD FOR REPLY [check either a) or	b)]	
		a) 📘	The period for reply e	expires months from the	mailing date of the fine	al rejection.	
			final rejection, whiche SIX MONTHS from t	expires on: (1) the mailing date of ever is later. In no event, however he mailing date of the final reject BOX WHEN THE FIRST REPLY DED 708 0709	, will the statutory perio ion.	d for reply expire later the	30
fee h exter Offici	ave Ision e aci	been filed is the date f fee under 37 CFR 1.1 ion; or (2) as set forth	ior purpose of determ 17(a) is calculated fro in (b) above, if check	.136(a). The date on which the p ining the period of extension and m: (1) the expiration date of the s ked. Any reply received by the Off tent term adjustment. See 37 CFI	the corresponding ame shortened statutory peri- fice later than three mo	ount of the fee. The appro-	opriate in the final
1.), or any extension	on thereof (37 ČFR 1.191)	it's Brief must be f (d)), to avoid dism	iled within the perio issal of the appeal.	d set forth in
ا ۲۰	Ш		• •	not be entered because:			
		=		at would require further co		r search (see NOTE	: Delow);
	÷	· · ·		ew matter (see NOTE belo	•		
		simpiliyii	ng the issues for			•	
•	,			laims without canceling a		~······	
3.		Applicant's reply	has overcome ti	he following rejection(s):_			
	_						
4.	Ш	newly proposed separate, timely	or amended clai filed amendment	m(s)t canceling the non-allowa	would be allable claim(s).	lowed if submitted i	n a
5.		The a) affidathe application in	avit, b) exhib n condition for all	oit, or c) request for re lowance because:	consideration has	been considered b	ut does NOT place
3. [The affidavit or e raised by the Exa	exhibit will NOT be aminer in the final	pe considered because it i al rejection.	s not directed SOI	LELY to issues whic	th were newly
7. 1	X	For purpose of A explanation of ho	ppeal, the propo ow the new or an	osed amendment(s) a) nended claims would be re	will not be entere	ed or b) 🔀 will be did below or appende	entered and an d.
		The status of the Claim(s)	claim(s) is (or wallowed: 1, 2	rill be) as follows: , 나-기 교회 24			,
		Claim(s)	objected to:				
				consideration: 19-23			
3. [The proposed dra	awing correction	filed on is	a) approved,	or b) disapprov	red by the Examiner.
e. [sclosure Statement(s) (PT			Win E Wednington
10. [4 19-23 remain		P	rimary Examiner
-							Art Unit 1614

09/842,327